

**To:** Yussen, Craig[Yussen.Craig@epa.gov]; daw, harry[daw.harry@epa.gov]  
**Cc:** Dickens, Aquanetta[Dickens.Aquanetta@epa.gov]  
**From:** Armstead, John A.  
**Sent:** Mon 1/13/2014 8:07:18 PM  
**Subject:** RE: WV Chemical Spill from Freedom Industries -mMethylcyclohexane

Thanks Craig.

*John A. Armstead, Director*

*Land and Chemicals Division (3LC00)*

*215-814-3100 (o)*

*Leadership - Commitment - Determination*

*for*

*A Safe, Clean, and Sustainable Future*

**From:** Yussen, Craig  
**Sent:** Monday, January 13, 2014 1:45 PM  
**To:** daw, harry  
**Cc:** Dickens, Aquanetta; Armstead, John A.  
**Subject:** RE: WV Chemical Spill from Freedom Industries -mMethylcyclohexane

Harry, AQ, John-

The chemical at issue, mMethylcyclohexane is not a reportable TRI chemical. In addition, this chemical does appear on the TSCA Inventory (the list of chemicals approved by EPA for commercial manufacturing or importation). Thus, singly considering this chemical alone, there appear to be no TSCA or EPCRA Section 313 implications.

**From:** daw, harry  
**Sent:** Monday, January 13, 2014 1:20 PM  
**To:** Yussen, Craig  
**Cc:** Dickens, Aquanetta  
**Subject:** WV Chemical Spill from Freedom Industries -mMethylcyclohexane

John just stopped by and would like to know **ASAP** whether there are any TSCA or EPCRA concerns with this facility. I just heard on the radio that this facility might be part of the former Quaker State facility. Please look into whether there are any compliance issues related to this facility. thx